103D CONGRESS 1ST SESSION

H. R. 1260

To provide for the establishment of a joint aeronautical research and development program between the National Aeronautics and Space Administration and the Department of Defense, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 9, 1993

Mr. Lewis of Florida (for himself, Mr. McCurdy, Mr. Rohrabacher, Mr. Royce, Mr. Blute, Mr. Calvert, Mr. Bartlett of Maryland, and Mr. Grams) introduced the following bill; which was referred jointly to the Committees on Armed Services and Science, Space, and Technology

A BILL

To provide for the establishment of a joint aeronautical research and development program between the National Aeronautics and Space Administration and the Department of Defense, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "National Aeronautical
- 5 Research and Competitiveness Act of 1993".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds that—

- 1 (1) aircraft production in the United States af-2 fects nearly 80 percent of the economy;
 - (2) for every dollar increase in shipments of United States aircraft internationally, the United States economy output increases by an estimated \$2.30;
 - (3) for every \$1,000,000,000 of aircraft shipments internationally, nearly 35,000 jobs are created;
 - (4) many of the advanced aircraft technologies developed by the National Aeronautics and Space Administration and the Department of Defense have application in design, development, testing, and production for both civil aircraft and military aircraft;
 - (5) a decrease in military aviation programs will have a negative impact on civil aviation programs;
 - (6) the National Aeronautics and Space Administration has found that it must strengthen its capabilities and take a more assertive role in coordinating and facilitating long-term United States aeronautical research efforts;
 - (7) research programs at the National Aeronautics and Space Administration that have potential applications in both military and civil aviation include wind tunnels and wind tunnel technology,

- high-speed research technology, rotorcraft technology, high performance aircraft technology, supersonic technology, and others;
 - (8) joint technology development programs among the Department of Defense, the National Aeronautics and Space Administration, and industry would allow for transferring skills and technologies from the defense to the civilian aerospace sector and would allow for the transfer back to defense, when necessary; and
- 11 (9) such joint programs could allow for the De12 partment of Defense contribution to the programs to
 13 be phased out over 5 years, which would allow the
 14 defense industry to make the transfer to the civilian
 15 aerospace sector and produce needed aerospace tech16 nology.

17 SEC. 3. JOINT AERONAUTICAL RESEARCH AND DEVELOP-

18 **MENT PROGRAM.**

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- 19 (a) ESTABLISHMENT.—The Administrator and the
- 20 Secretary shall jointly establish a program for the purpose
- 21 of conducting research on aeronautical technologies that
- 22 have application to both military and civil aeronautical ve-
- 23 hicles and that enhance United States competitiveness.
- 24 Such program shall include research on—

1 (1) next-generation wind tunnel and advanced 2 wind tunnel instrumentation technology; 3 (2) advanced engine materials, engine concepts, and testing of propulsion systems or components of 5 the high-speed civil transport research program; (3) high performance aircraft research; 6 7 (4) advanced rotorcraft research: (5) advanced hypersonic aeronautical research; 8 (6) environmentally compatible technologies, in-9 cluding technologies that limit or reduce noise and 10 air pollution; and 11 12 relevant human factors, including the human factors which may affect or be affected by 13 14 the transfer of aeronautical technologies from the military sector to the civil sector. 15 (b) CONTRACTS AND GRANTS.—Contracts and grants 16 entered into under the program established under subsection (a) shall be administered using procedures developed jointly by the Secretary and the Administrator. 19 These procedures should include scientific peer review and 20 21 an integrated acquisition policy for contract and grant requirements and for technical data rights that are not an impediment to joint programs among the Department of Defense, the National Aeronautics and Space Administra-25 tion, and industry.

1 SEC. 4. AERONAUTICAL RESEARCH PLAN.

2	(a) REQUIREMENT.—Within 180 days after the date
3	of the enactment of this Act, the Administrator and the
4	Secretary, in consultation with the advisory committee,
5	shall prepare and transmit to Congress a national aero-
6	nautical research plan setting forth the research and de-
7	velopment that the Administrator and the Secretary con-
8	sider necessary to advance aeronautical technologies over
9	the 5-year period beginning in fiscal year 1993.
10	(b) Objectives of Plan.—The objectives of the
11	plan prepared under subsection (a) shall include—
12	(1) selected programs that jointly enhance pub-
13	lic and private aeronautical technology development;
14	(2) an opportunity for private defense contrac-
15	tors to be involved in transition activities to the civil-
16	ian sector; and
17	(3) the transfer of Federal Government-devel-
18	oped technologies to the private sector to promote
19	economic strength and competitiveness.
20	(c) Contents of Plan.—The plan prepared under
21	subsection (a) shall include—
22	(1) for the first year, detailed objectives and es-
23	timates of the schedule, cost, and manpower levels
24	for each research project, and a description of the
25	scope and content of each major contract or grant;

- 1 (2) for the second through fifth years, estimates 2 of the total cost of each major project for such year 3 and a list of all major research projects which may 4 be required to meet the objectives;
- 5 (3) a 5-year schedule for the decrease of Fed-6 eral contribution and corresponding increase in pri-7 vate sector contributions for the research and devel-8 opment program; and
- 9 (4) the portion of the Federal contribution that 10 each Federal agency will contribute.
- 11 (d) Annual Update.—The plan prepared under 12 subsection (a) shall be updated annually, to reflect 13 changes in global aviation technologies and United States 14 competitiveness.

15 SEC. 5. ADVISORY COMMITTEE.

- 16 (a) ESTABLISHMENT.—Within 90 days after the date 17 of enactment of this Act, the Administrator and the Sec-18 retary shall establish an Aeronautical Research Advisory 19 Committee.
- 20 (b) Purposes.—The purposes of the advisory com-21 mittee shall be—
- 22 (1) to provide advice and recommendations to 23 the Administrator and the Secretary regarding 24 needs, objectives, approaches, content, funding lev-25 els, and accomplishments with respect to the aero-

- nautical research program established under section3;
- 3 (2) to advise the Administrator and the Sec-4 retary on the preparation of the aeronautical re-5 search plan under section 4, including annual up-6 dates thereto:
- 7 (3) to evaluate the technologies underway in the 8 private sector, other Federal agencies, and other 9 countries that will lead to the development of dual-10 use technologies and programs, and to make rec-11 ommendations for future dual-use technology needs, 12 taking into account the need to avoid duplication of 13 effort;
 - (4) to propose long-term research needs; and
 - (5) to assess international competition.
- (c) Membership.—The advisory committee shall be composed of not more than 20 members, to be appointed jointly by the Administrator and the Secretary, from among persons who are not employees of the National Aeronautics and Space Administration or the Department of Defense and who are especially qualified to serve on the advisory committee by virtue of their education, training, or experience. In appointing members of the advisory committee, the Administrator and the Secretary shall ensure

that universities, corporations, associations, industry, and

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- 1 other Federal agencies are represented. The majority of
- 2 the members of the advisory committee shall be represent-
- 3 atives of industry.
- 4 (d) CHAIRPERSON.—The Administrator and the Sec-
- 5 retary shall designate one member of the advisory commit-
- 6 tee as the chairperson, who shall be qualified in both mili-
- 7 tary and civil aeronautical research, and in the applica-
- 8 tions of such research.
- 9 (e) Subordinate Committees.—The Adminis-
- 10 trator and the Secretary, or the advisory committee, may
- 11 establish subordinate committees to the advisory commit-
- 12 tee to provide advice and recommendations on specific
- 13 areas of research conducted under this Act.
- 14 (f) Administrative and Support Services.—The
- 15 Administrator shall provide support staff and, on the re-
- 16 quest of the advisory committee, such information, admin-
- 17 istrative services, and supplies as the Administrator deter-
- 18 mines are necessary for the advisory committee to carry
- 19 out its purposes.
- 20 (g) TERMINATION.—Section 14(a)(2)(B) of the Fed-
- 21 eral Advisory Committee Act (5 U.S.C. App.; relating to
- 22 the termination of advisory committees) shall not apply
- 23 to the advisory committee.
- 24 SEC. 6. DEFINITIONS.
- 25 For purposes of this Act—

1	(1) the term "Administrator" means the Ad-
2	ministrator of the National Aeronautics and Space
3	Administration;
4	(2) the term "advisory committee" means the
5	Aeronautical Research Advisory Committee estab-
6	lished under section 5; and
7	(3) the term "Secretary" means the Secretary
8	of Defense.

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